POWER OF ATTORNEY BY ASSIGNEE TO EXCLUSION OF INVENTOR UNDER 37 C.F.R. § 3.71 WITH REVOCATION OF PRIOR POWERS

The undersigned ASSIGNEE of the entire interest in:						
U.S. Patent No. 6,918,901 U.S. application no, filed on						
hereby appoints all Wilson Sonsini Goodrich & Rosati attorneys (Firm) and certain Johnson and Johnson attorneys registered to practice before the United States Patent and Trademark Office, as associated with:						
Customer No. 66956						
to prosecute this application and transact all business in the United States Patent and Trademark Office in connection therewith and hereby revokes all prior powers of attorney; said appointment to be to the exclusion of the inventors and the inventors' attorneys in accordance with the provisions of 37 C.F.R. § 3.71.						
The following evidentiary documents establish a chain of title from the original owner to the Assignee:						
(complete one of the following)						
	a copy of an Assignment attached hereto, which Assignment has been (or is herewith) forwarded to the Patent and Trademark Office for recording; or					
\boxtimes	the Assignment recorded on April 14, 1997 at reel 8451, frame 0380.					
Pursuant to 37 C.F.R. § 3.73(b) the undersigned Assignee hereby states that evidentiary documents have been reviewed and hereby certifies that, to the best of ASSIGNEE's knowledge and belief, title is in the identified ASSIGNEE.						
By executing the Power of Attorney, ASSIGNEE is allowing the Firm to prosecute the above-referenced patent application and to prosecute any matters that arise before the PTO in the enforceable life of the above-identified patent. Although the Power states that ASSIGNEE is appointing the Firm with "power of attorney" for the sole purpose of prosecuting the matters arising before the PTO in connection with the patent and patent application, that appointment is understood solely in light of ASSIGNEE'S ownership interest in the application. So, despite the use of the phrase "power of attorney," the executed power of attorney does not create any attorney-client relationship between ASSIGNEE and the Firm, or, for that matter, between the Firm and any other person. THE MACROFLUX CORPORATION remains the Firm's sole client in respect of the subject applications and patent. Accordingly, the Firm understands, and your signature on the Power confirms, that the Firm has no attorney-client relationship with ASSIGNEE, or with you personally.						
CHANGE OF CORRESPONDENCE ADDRESS						
Name	respondence and telephone calls to:					
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	ASSIGNEE: ALZA CORPORATION					
Name: Angela Nwaneri						
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Signature Signature						
	Title: Vice President, Patent Law					
	Date: March 16, 2007					